

Cheapest House

NEEDHAM & SPRINGER,



NEEDHAM & SPRINGER,

IN TOWN.

SOLOMON BROS. & GOLD

OUR HOME-MADE BOOTS AND SHOES

Are pronounced the BEST MADE and MOST SUITABLE for the Country.
We have just added our Factory to the Rear of our Warerooms, No. 70, Main Street, and are better prepared to cater to the wants of our numerous customers now than ever before.

SOLOMON BROTHERS & GOLD.

Walker Bros.

CLOTHING DEPARTMENT.

Mens' Suits, Youths' Suits,

CHILDREN'S SUITS AND OVERCOATS.

All Styles and Qualities.

IMMENSE REDUCTION!

HAT & CAP DEPARTMENT.

NEW AND NOBBY SHAPES & STYLES.

VERY CHEAP.

Furnishing Goods Dept.

OVERSHIRTS, MERINO & SILK UNDERWEAR.

GLOVES.

NEW AND STYLISH NECKTIES AND SCARFS.

White Shirts, Percale Shirts, Cheviot Shirts

AND

UNLAUNDRIED SHIRTS.

Please Call and Examine Goods and Prices.

BLANKETS, ROBES AND COMFORTABLES.

Walker Bros.

SPECIAL ADVERTISEMENTS.

WEDDING CARDS, Envelopes and Note Papers, at the HERALD Office.

LOST.

On Saturday night, believed to be at the Depot, a Gold Bracelet, of peculiar pattern—being chased bars of gold, cylindrical in shape, movable, and on a steel slide. The finder will be most liberally rewarded by leaving the same at the residence of Mrs. E. B. Wells, State Road.

FOR RENT.

A neat and well furnished Cottage of four Rooms, Pantry, Closet, etc., four blocks from Postoffice. Rent only \$12, and the Furniture will be sold for about half its value. Address Box 516.

WANTED.

A Cook. Apply at Mrs. Wilkes, Fourth East Street between First and Second South Streets. Four in family.

WANTED.

A good Girl, at Mrs. Henry Siegel's. Good wages. Apply, Fifth South Street, opposite D. F. Walker's residence.

You can get all kinds of HOME-MADE WOOLEN GOODS, at the lowest market prices, at
BURTON, SONS & YOUNG'S,
1222 First South Street.

BARGAINS IN CORSETS, Kid Gloves, Laces and all kinds of Ladies' neckwear.
WALKER BROS.

COMMERCIAL INSURANCE CO. OF CAL.

Capital Fully Paid - \$200,000.00
Total Assets - 377,457.82
Losses Paid since Co. was organized, over \$300,000.00

S. W. DARKE & CO.
Agents,
No. 90 Main Street,
SALT LAKE CITY, U. T.

GRAND

CONCERT AND BALL!

Under the auspices of

KNIGHTS OF PYTHIAS!

AT THE
WEDNESDAY, FEB. 8, 1882.
For the purpose of furnishing their New Hall and starting a Pythian Library.

The Celebrated
CARELESS ORCHESTRA
MR. GEO. CARELESS, Conductor,
With the following Brilliant Array of Talent will appear,
MADAME NEWTON,
MISS AGGIE SHERMAN,
MRS. ASHLEY,
WILLARD WEIR,
B. S. KROUSE,
JOHN S. LINDSEY,
And the Irrepressible
JOHN P. MEAKIN.

Some Choice Selections will be rendered by the
APOLLO CLUB!
MR. H. S. KROUSE, Musical Conductor.

The Music for the Ball will be furnished by the Careless Orchestra. Programs for the Concert and Ball will appear later.
SPECTATORS' TICKETS for admission to the Circles \$1.00 each, obtainable at the Theatre on the day and evening of the Entertainment.

No Reserved Seats.
TICKETS FOR THE BALL, admitting Gentlemen and Ladies, price \$3.00, obtainable from Members of the Order and Reception Committee.

NERVE AND BRAIN DISEASES

D. B. C. WEST'S NERVE AND BRAIN Treatment, a specific for Hysteria, Dismissal, Convulsions, Nervous Headache, Mental Depression, Loss of Memory, Premature Old Age, caused by over-exertion, over-indulgence, excesses or overwork of the brain which leads to Paralysis, decay and death. One box will cure recent cases. Each box contains one month's treatment. One dollar a box, or six boxes for five dollars; sent by mail prepaid on receipt of price. We guarantee six boxes to cure any case. With each order received by us for six boxes, accompanied with five dollars, we will send the purchaser our written guarantee to return the money if the treatment does not effect a cure. Guarantees issued only by D. B. C. WEST, Drug Store, Salt Lake City, Utah. Orders by mail regular price.

A variety belle wishing to be very severe on a rival, said the only thing that was not false about her was the hole in her stocking.—Philadelphia Chronicle-Herald.

LATEST TELEGRAMS.

THE EXCEPTIONS.

And Other Reasons Upon Which Guiteau Asks for a New Trial.

Washington, 23.—This afternoon Scoville filed in the Supreme Court, District of Columbia, the papers upon which he bases his motion or motions for a new trial. He says: Not being familiar with the practice in this district, he filed motions to assure himself against the possibility of being deprived, through any legal technicality, of the right of review by the court in the general term. The facts filed in support of the motions are the prisoner's affidavit; an affidavit of Frederick H. Snyder, as to finding a newspaper in the room of the jury, under circumstances indicating it had been read by the jury; the affidavit of J. W. Guiteau that he is acquainted with the signatures of the five jurors whose names are written on the margin of the newspaper said to have been seen by the jury; that he has seen them write their names, and believes the writings on said newspapers to have been the jurors' names. The last affidavit is that of Mr. Scoville, setting forth newly discovered evidence upon which to base a motion for a new trial. The first paper is a motion for a new trial upon the following grounds: First, by reason of the uncertainty in said verdict, in that the jury found the defendant guilty, whereas the indictment consists of different counts, various in form and inconsistent with each other in matters of substance; second, that said verdict of the jury does not specify which count or counts of the indictment it was founded upon, and several of the counts being materially different from others, the defendant is not advised by the form of judgment of said verdict as to the finding of the jury on the material facts of the death or place of death of the deceased; third, that the trial of this cause was commenced at the June term of this court, but was extended into the December term without authority of law; fourth, that this court had no jurisdiction in the case, by reason of the deceased having taken place outside the District of Columbia; fifth, that the court erred in overruling each and all the prayers upon questions of law asked by counsel for the defense, and in refusing to instruct the jury as requested in each of the fourteen prayers proposed by them; sixth, that the court erred on the trial of this case in excluding proper evidence offered by defendant as set forth in the bill of exceptions; seventh, that the court erred on the trial of this cause in admitting to go to the jury, improper evidence as shown in the bill of exceptions; eighth, that the court erred in commenting improperly on the conduct of the defendant, and on entering into an arrangement with the district attorney (without the knowledge of the counsel for the defendant), whereby the jury and expert witnesses for the prosecution, during a portion of the trial, might observe the conduct of the defendant to subvert the purpose of the prosecution, (the defense being insanity) without the restraining power of the court being exercised, until those purposes were accomplished to the great prejudice of the defendant; ninth, misbehavior of the jury in reading, or hearing read to them newspapers calculated to prejudice their minds against the defendant as shown in the affidavits of Frederick H. Snyder, George Scoville, John W. Guiteau, filed herewith; tenth, by reason of material facts, unknown at the time of trial and not ascertainable by reasonable diligence on the part of the defendant or his attorney having come to light since the trial as shown in the affidavit filed herewith; eleventh, that the verdict is contrary to the evidence; twelfth, that the verdict is contrary to law in the case.

(Signed)
GEORGE SCOVILLE,
Defendant's attorney.

The second paper filed is a bill of exceptions and contains the same points as made in the motion for a new trial.

As an indication of how little weight is attached by the prosecution to the motion of Scoville for a new trial, District Attorney Corkhill remarked to-day, before a number of gentlemen, that Guiteau will undoubtedly be sentenced, and as surely be executed not later than June 10th.

Washington, 23.—Guiteau, in his affidavit on exceptions, says: As he is restrained of his liberty he is compelled to leave the whole matter of a new trial to Scoville. The affidavit Frederick H. Snyder offers sets forth that he was at the National Hotel during a portion of the month of December, and occupied a room near those occupied by the jury in the Guiteau case. On one occasion he saw one of the rooms of the jurors standing open, but with no person therein, and on a table in said room was a newspaper, and knowing it was forbidden a jury to have newspapers, he (Snyder) stepped in and took the paper, which he found to be a copy

of the evening Critic, containing an account of the attempt of Jones to shoot Guiteau, and an editorial denouncing the prisoner. On the margins were the names or initials of five of the jurors. In the interests of justice he took the paper to Scoville. Attached to this affidavit is the copy of the Critic alluded to, with the names of the jurors mentioned written in ink upon the margins.

The affidavit of Scoville is to the effect that he believes the names of the jurors were written on the margin of the paper described in Snyder's affidavit by the jurors themselves, and that since the trial new and material facts, showing the insanity of the prisoner, came to his knowledge. The main portion of the defense is the affidavit of Snyder and a copy of the Critic, appended to it, which, it is claimed, was seen and read by the jury pending the trial. A careful comparison of the writing on the margin of the newspaper with the signatures of the jurymen, whose names appear there, shows a striking resemblance of circumstantial evidence. The district attorney, however, asserts that this matter of tampering with and the irregular or improper conduct on the part of the jury, as set forth in Snyder's affidavit, will be disposed of in short order by the prosecution. The jury themselves are quite indignant.

The Long Looked for Report.

New York, 23.—The long looked for report of President Palmer, of the Denver and Rio Grande Road, shows the net earnings for 1881 to be \$2,006,812, deducting interest, insurance, taxes, etc., leaves a balance of \$1,245,623; less four quarterly dividends, a surplus of \$434,523 remains. The above balance of \$1,245,623 is nearly 9 per cent. upon the stock of the company issued against the average mileage in operation during 1881. In 1882 the capital stock was increased by \$5,000,000, which, with the London issue, will be about \$29,000,000, and the estimated earnings for this year on the mileage as it stands December 31st, 1881, and on the average earnings realized in 1881, without allowance for development, will leave a balance of \$2,133,422; but estimating that connection with Salt Lake alone will add 25 per cent. to the earnings, the road will be able to earn 10 per cent. and over on the \$29,000,000 of stock. The total value of the rolling stock paid for by the company is a little over \$1,000,000. The company has no floating debt, and there is no construction company in the sense of an intermediate organization, deriving any possible gain from the railway company. The remainder of the report is taken up by a description of the various articles furnishing the principal tonnage of the line and its rapidly increasing business. The average mileage in operation in 1881 was 736; present mileage, 1,062.

Miscellaneous.

London, 23.—The name of the firm of Dublin stock dealers which failed yesterday, with liabilities at \$180,000, is O'Donnell & Whitecock.

Denver, 23.—The governor, today, commuted the sentence of W. C. Knowles, who was to have been hanged February 4th, for the murder of George E. Lyons at Sargent, to imprisonment for life.

"Brittle Silver," a new comic opera by Stanley Wood, of Colorado Springs, was presented here, this week, by an amateur troupe, and took well. Newspapers criticize it favorably.

St. Louis, 23.—An unknown man jumped from the bridge in the river at noon to-day, and was drowned.

Vicksburg, 23.—It is reported that a break occurred in the levee at the Delta, at Louisiana, this morning. The break is 100 yards wide.

Secession Report.

El Paso, Tex., 23.—There are strong rumors here of a secession of the state of Jalisco, the headquarters of Guadalajara, are not yet confirmed at Puerto del Chocolate, near the frontier. Two Mexican officers were wounded. Captain Jose A. Romero was fatally, and Lieutenant F. Gonzales, seriously, by their own drunken soldiers.

That Explosion.

Waterville, 23.—The explosion at the steam mill at Kennebec, was caused by a patched and leaky boiler, and consequent scarcity of water therein. The bodies of the two firemen and young Noah Rice have been recovered from the ruins, badly mangled and scolded. Geo. MacComb, the engineer, will probably die from the injuries as well as John Smith. Several others are injured.

The New French Ministry.

Paris, 23.—List of the new ministry, as settled upon to present to the house, is as follows: De Freycinet, president of the council and minister of foreign affairs; Jules Ferry, public instruction; Goblet, interior and worship; Lambert, justice; Varroy, finance; Carnot, public works; Tirard, commerce, and Chabery, posts and telegraphs. The minister of war and marine is not yet designated.

Davis Dines.

Washington, 23.—Vice-President Davis entertained, at a dinner this evening, President Arthur, Secretary Frelinghuysen, Postmaster General Howe, ex-Secretary Blaine, Speaker Kiefer, Chief Justice Waite, and Associate Justice Gray, and Senators Allison, Bayard, Dawes, Terry, Beck, Cockrell, Aldrich, Camden, Blair, Farley, McDonald and Butler.

Independence for Canada.

Montreal, 23.—The national party composed of French Canadians, associated with the liberal party unanimously passed resolutions in favor of full independence for Canada, and asking the liberal party to make that principle a plank in their platform.

PERSONAL.

S. W. Sears, Esq., started for California on Saturday, in the hope of recovering more speedily from his recent attack of illness.

Dr. J. M. Benedict, with his family, after a protracted absence east, is expected to return to this city on Monday night.

Capt. W. H. Hooper and daughter are at the Metropolitan Hotel, N. Y., and expect to remain there until the 5th prox.

General H. B. Clawson is expected to arrive home to-night from the east, where he has made quite an extended visit in the interest of his large and increasing business.

Of no account now: "Look heah, 'squire dah's a niggab in Galveston what's been sassin' me; supposin' I just maul the life out of him? 'You would be apt to get your neck stretched.' 'Now, boss, you is jokin.' What do white folks care for one niggab more or less now de census is took?"—Texas Siftings.

A northern man with consumptive tendencies was inquiring the other day about Florida. He met a man who had spent a winter there, and in the course of boring for information, asked if it were very wet there? "Wet!" was the reply "Well, I should smile. The only dry spot I found in the State was the cows."

MUNICIPAL ELECTION.

TERRITORY OF UTAH, } ss.
Salt Lake City, }
JOHN T. CAINE, RECORDER OF Salt Lake City, do hereby give notice to the Registered Voters of said city, that the

Biennial Municipal Election

Of Salt Lake City, will be held in the several Municipal Wards thereof, on

MONDAY, FEBRUARY 13, 1882,

For the election of the following

Officers for said city, viz:

ONE MAYOR,
FIVE ALDERMEN,
NINE COUNCILORS,
ONE RECORDER,
ONE TREASURER,
AND
ONE ASSESSOR AND COLLECTOR

To serve for the term of Two Years, and

until their successors are elected

and qualified to office.

PLACES OF VOTING:

First Municipal Ward—At the Ninth District Schoolhouse.
Second Municipal Ward—At the County Court House.
Third Municipal Ward—At the Sixteenth District Schoolhouse.
Fourth Municipal Ward—At the Twentieth District Schoolhouse.
Fifth Municipal Ward—At the City Hall.

The Polls will be open at one hour after sunrise and continue open until sunset. Said Election to be held, conducted and returns thereof made in accordance with the provisions of an Ordinance of said city, entitled "An Ordinance regulating Elections and Providing for the Registration of Voters," passed November 18th, 1879.

In testimony whereof, I have hereunto set my hand and affixed the Corporate Seal of Salt Lake City, this 27th day of January, A.D. 1882.

JOHN T. CAINE,

Recorder.

Extraordinary Offer!

MESSRS. HAINES BROTHERS,
Being anxious to introduce their Magnificent Pianos in this and in adjoining Territories, have authorized me, their General Agent, to make an extraordinary offer of their

CONCERT UPRIGHT PIANO
To Theatres, Musical Societies, Lodges and Academies, and to the following extent to

PRIVATE CITIZENS:

Four in Salt Lake City, two in Provo, three in Ogden, and two in Logan.

These Pianos are used in all of the principal Theatres in the United States and Canada, a fact giving evidence not only of their construction and excellence, but also of their great durability, a quality much to be desired in this country. They are endorsed by the highest professional authority, all of which can be learned from a printed statement that I will send on application. Those who desire to take advantage of the extraordinary low price for introduction, will please communicate with me at once, and obtain price and full information.

DAVID O. CALDER,
Salt Lake City.